UNITED ST	ATES DISTR	NICT COURT	U.S. DISTRICT COURT
	District of	NEB	RINSTRUCT OF NEBRASKA
UNITED STATES OF AMERICA			2008 JAN 10 AM 11: 37
V.	ORD	ER OF DETENTIO	N PENDING TRIAL
SONIA MARTINEZ	Case	4:08MJ3002-D	OFFICE OF THE CLERK
Defendant	10/0		14.5
In accordance with the Bail Reform Act, 18 U.S.C. § 314 detention of the defendant pending trial in this case.	(2(1), a detention hearing l	has been held. I conclude the	nat the following facts require the
P	art I—Findings of Fac	et	•
(1) The defendant is charged with an offense described or local offense that would have been a federal offer	in 18 U.S.C. § 3142(f)(1)	and has been convicted of a	federal offense state
a crime of violence as defined in 18 U.S.C. § 31	l 56(a)(4),		had existed that is
an offense for which the maximum sentence is I	ife imprisonment or death	a.	
an offense for which a maximum term of impris	onment of ten years or mo	ore is prescribed in	
a felony that was committed after the defendant	had been convicted of two	o or more prior federal offer	rses described in 18 U.S.C.
§ 3142(f)(1)(A)-(C), or comparable state or loca	al offenses.		
(2) The offense described in finding (1) was committed (3) A period of not more than five years has elapsed since	while the defendant was of	on release pending trial for a	federal, state or local offense.
for the offense described in finding (1).			
(4) Findings Nos. (1), (2) and (3) establish a rebuttable safety of (an) other person(s) and the community. I	presumption that no condi further find that the defen	ition or combination of cond dant has not rebutted this pr	ditions will reasonably assure the esumption.
4	Alternative Findings (A)		
(1) There is probable cause to believe that the forwhich a maximum term of impring under 18 U.S.C. 8.924(c)	the defendant has co sonment of ten year	ommitted an offense rs or 21 U.S.C. See	2.801 et seg
☐ diact to 0.5.c. g 724(c).			-
X (2) The defendant has not rebutted the presumption established appearance of the defendant as required and the s	safety of the community.	condition or combination of	t conditions will reasonably assure
	Alternative Findings (B)		
(1) There is a serious risk that the defendant will not app (2) There is a serious risk that the defendant will endang	ear.		
- Colonia in the defendant will endang	er the salety of another pe	ason or the community.	
	<u> </u>		
	n Statement of Reason		
I find that the credible testimony and information submitted	ed at the hearing establish	es by	incing evidence 🛮 a prepon-
derance of the evidence that	F		
In adequacy of 3rd of	Pacty Ck	to de sconty	used drugs.
det pas been evalu	sted + ci	istodia) to	sidence
Investigated.			
Part III—D	Directions Regarding I	Detention	·
The defendant is committed to the custody of the Attorney G	eneral or his designated to	managementing of Comments	t in a corrections facility separate,
to the extent practicable, from persons awaiting or serving ser reasonable opportunity for private consultation with defense consultation with the person in charge of the corrections facility shall be consultation.			
Government, the person in charge of the corrections facility shan connection with a court proceeding.	all deliver the defendant to	the United States marshal	for the purpose of an appearance
connection with a court proceeding.	X / //		14
1-10-08	1 / 1/~		
Date	(Mud	gnature of Judicial Officer	<u> </u>
		Piester, U.S. Magistrate Ju-	dae
		and Title of Indicial Office	

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).